

In the name of God Amen. I Jacob Cawble,
of the County of Buncombe and State of
North Carolina a being of sound mind and
calling to remembrance the uncertainty of
life, do make and ordain this, my last will
and testament hereby revoking all former
wills that I do say. It is my will that my
wife Catharine Cawble, while she remains
my widow, retain in her hands for the sup-
port of herself and my children all the prop-
erty of every kind real and personal of which
I may be possessed at the time of my death,
and she shall not dispose of any of said
property except so much as shall be absolutely
necessary for the support of herself and my said
children and at her death or marriage all
said property real and personal shall be sold
and the proceeds thereof equally divided between
my children Henry, Daniel, William, Elizabeth,
Nancy Jane, Mitchell, Sarah Almada, George,
Julius, Catharine, and other children that may
be born hereafter of my, to my daughter Lucretia
two of living and if dead her children, I will and
bequeath the sum of forty dollars, if my wife Cath-
arine Cawble should marry again, it is my will
that she receive as her portion of my estate a child's
part and no more. In testimony whereof I have
hereunto affixed my hand and seal this 4th
day of February, A. D. 1868.

Witness my hand and seal
this 4th day of February,
1868. Jacob Cawble

I Jacob Cawble having made my last will
and testament (dated February 4th 1868) do now
make this codicil to be taken as a part of the
same, which appears above on this page. First,
I revoke that part of my will giving Lucretia two
hundred dollars if living and if dead to her children
said sum, and I hereby give to her twenty five cents
and no more. I also revoke that part of said will, giving
to my daughter Elizabeth an equal share of my
estate, and I give her twenty five cents and
no more.

I give and bequeath to my

and Virginia Cawble, twin sons of my daughter
Almada Cawble, each the sum of twenty five
dollars, to be paid by my executor out of the first
money that comes into his hands. The part
intended for my sons Peter, George, and Mitchell,
they having died since my said will
was made, without legal heirs I do
devise and bequeath to my other children in
equal portions, except Everett and Elizabeth
a both, who are to have no part thereof; and
in case of the death of any other of my
children before my death, the part intended
for him or them, shall go to his or her heirs,
except Everett and Elizabeth who are to
have, in no event any other portion of my
estate, besides the said twenty five cents
each, herein before given them. I appoint
my son Daniel W. Cawble, Executor of my
will, and I give him full power to sell and
convey my property, real and personal, after
the death of my wife or her marriage, and all
sales thereof made during her life time, my
son Daniel shall approve. I hereby confirm
my said will in every respect, not inconsistent
with this codicil. In witness whereof, the said
Jacob Cawble, have hereunto set my hand &
seal this 16th day of Sept, 1890.

Signed, sealed and
declared by the said
Jacob Cawble as and for
his last will and testament
in the presence of us, who at his
request, in his presence and in
the presence of each other have
hereunto subscribed our names as
witnesses, this Sept. 16th 1890.

Chas. H. Mathew.
Rufus G. Sorrells.

State of North Carolina }
Barnwell County } Court
S. S.

A paper purporting to be the last will and testament of Jacob Cawble deceased, is exhibited before me, the undersigned, Clerk of Court for said County, by Daniel W. Cawble, the executor thereof mentioned, and the due execution thereof by the said Jacob Cawble by the oath and examination of Chas. W. Watford and Thomas L. Daniels the subscribing witnesses thereto, who being duly sworn do then depose and say, and each for himself do promise and swear, and each for himself do promise and swear, that he is subscribing witness to the paper writing now shown him purporting to be the last will and testament of Jacob Cawble, that the said Jacob Cawble, in the presence of this Dependent, subscribed his name at the end of said paper writing, which now shows as a forsworn, and which bears date of the 16th day of September, 1890, and that this Dependent further swears, that the said Jacob Cawble the testator aforesaid, did at the time of subscribing his name as aforesaid, declare the said paper writing so subscribed by him and so exhibited, to be his last will and testament, and this Dependent did thereupon so become his name at the end of said will as an attesting witness thereto, and at the request and in the presence of the said testator. And this Dependent further swears, that at the said time when the said testator so subscribed his name as an attesting witness thereto, as aforesaid, the said Jacob Cawble was of sound mind and memory of full age to execute a will, and was not under any restraint to the knowledge, information or belief of this Dependent, and further these Dependent's say not.

Chas. W. Watford Seal
Thos. Daniels Seal

Severally sworn and subscribed this 10th day of August, 1891, before me.
J. P. Cathey, C. C.

Upon taking the testimony of the witnesses whose names appear at the end of said paper writing, purporting to be the last will and testament of Jacob Cawble deceased, it is considered and adjudged by me that said paper writing and every part thereof is the last will and testament of Jacob Cawble, deceased; and thereupon letters testamentary issued to Daniel W. Cawble, the executor named and appointed in said will, he having first taken the oath required by law of executors.
August 10, 1891

J. L. Cathey, C. C.

Last Will and Testament of Eleanor H. Swain
Raleigh, North Carolina January 5th 1883.

I Eleanor H. Swain of the City of Raleigh and State of North Carolina, do make and publish this my last will and Testament hereby writing all others

- No 1. My Farm in Edgecombe and Pitt Counties. I give to the children of my deceased daughter Mrs E. H. Atkins. I wish from the proceeds of the same or some other, that my sister Felsora, if surviving, shall receive two hundred and fifty dollars annually during her life. The balance of said \$500 to the children of my daughter if a sale of same is preferable in time, than the money paid for it. Must be invested in some kind of stock or property yielding dividends or interest, when Dykines, son of my daughter, becomes of age, then may be a division of this property. Each child having an equal share.
- No 2. Bank's stock in Citizens Bank of Raleigh, and in Merchants and Farmers National Bank of Charlotte with the remaining debt I will due from the Kimberly Estate in Bladen County, I leave to be equally divided between the children of my deceased daughter E. H. Atkins, receiving the interest only, until after each becoming of age.
- No 3. Money due me as the sole legatee of my deceased husband D. L. Swain, from the Trustees of the